# (LOCAL) Policy Comparison Packet

Each marked-up (LOCAL) policy in this collection reflects an automated comparison of the updated policy with its precursor, as found in the TASB Policy Service records.

The comparison is generated by an automated process that shows changes as follows.

- Deletions are shown in a red strike-through font: deleted text.
- Additions are shown in a blue, bold font: new text.
- Blocks of text that have been *moved* without alteration are shown in green, with double underline and double strike-through formatting to distinguish the text's destination from its origin: moved text becomes moved text.
- *Revision bars* appear in the right margin, as above.

While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow.

For further assistance in understanding changes, please refer to the explanatory notes in your Localized Policy Manual update packet or contact your policy consultant.

#### TERM CONTRACTS NONRENEWAL

REASONS	con erci race	e recommendation to the Board and its decision not to renew a tract under this policy shall not be based on an employee's ex- se of Constitutional rights or based unlawfully on an employee's e, color, religion, sex, national origin, disability, or age. Reasons proposed nonrenewal of an employee's term contract shall be:
	1.	Deficiencies pointed out in observation reports, appraisals or evaluations, supplemental memoranda, or other communica- tions.
	2.	Failure to fulfill duties or responsibilities.
	3.	Incompetency or inefficiency in the performance of duties.
	4.	Inability to maintain discipline in any situation in which the employee is responsible for the oversight and supervision of students.
	5.	Insubordination or failure to comply with official directives.
	6.	Failure to comply with Board policies or administrative regula- tions.
	7.	Excessive absences.
	8.	Conducting personal business during school hours when it results in neglect of duties.
	9.	Reduction in force because of financial exigency. [See <b>DFFADFF</b> ]
	10.	Reduction in force because of a program change. [See <b>DFFB<del>DFF</del></b> ]
	11.	A decision by a campus intervention team that the employee not be retained at a reconstituted campus. [See AIC]
	12.	The employee is not retained at a campus that has been re- purposed in accordance with law. [See AIC]
	13.	Drunkenness or excessive use of alcoholic beverages; or possession, use, or being under the influence of alcohol or al- coholic beverages while on school property, while working in the scope of the employee's duties, or while attending any school- or District-sponsored activity.
	14.	The illegal possession, use, manufacture, or distribution of a controlled substance, a drug, a dangerous drug, hallucino-gens, or other substances regulated by state statutes.

15. Failure to meet the District's standards of professional conduct.

#### TERM CONTRACTS NONRENEWAL

- Failure to report any arrest, indictment, conviction, no contest or guilty plea, or other adjudication for any felony, any crime involving moral turpitude, or other offense listed at DH(LOCAL). [See DH]
- Conviction of or deferred adjudication for any felony, any crime involving moral turpitude, or other offense listed at DH(LOCAL); or conviction of a lesser included offense pursuant to a plea when the original charged offense is a felony. [See DH]
- 18. Failure to comply with reasonable District requirements regarding advanced coursework or professional improvement and growth.
- 19. Disability, not otherwise protected by law, that prevents the employee from performing the essential functions of the job.
- 20. Any activity, school-connected or otherwise, that, because of publicity given it, or knowledge of it among students, faculty, and community, impairs or diminishes the employee's effectiveness in the District.
- 21. Any breach by the employee of an employment contract or any reason specified in the employee's employment contract.
- 22. Failure to maintain an effective working relationship, or maintain good rapport, with parents, the community, or colleagues.
- 23. A significant lack of student progress attributable to the educator.
- 24. Behavior that presents a danger of physical harm to a student or to other individuals.
- 25. Assault on a person on school property or at a school-related function, or on an employee, student, or student's parent regardless of time or place.
- 26. Use of profanity in the course of performing any duties of employment, whether on or off school premises, in the presence of students, staff, or members of the public, if reasonably characterized as unprofessional.
- 27. Falsification of records or other documents related to the District's activities.
- 28. Falsification or omission of required information on an employment application.
- 29. Misrepresentation of facts to a supervisor or other District official in the conduct of District business.

#### TERM CONTRACTS NONRENEWAL

	30.	Failure to fulfill requirements for certification, including pass- ing certification examinations required by state law for the employee's assignment.
	31.	Failure to achieve or maintain "highly qualified" status as re- quired for the employee's assignment.
	32.	Failure to fulfill the requirements of a deficiency plan under an Emergency Permit, a Special Assignment Permit, or a Temporary Classroom Assignment Permit.
	33.	Any attempt to encourage or coerce a child to withhold infor- mation from the child's parent or from other District personnel.
	34.	Any reason that makes the employment relationship void or voidable, such as a violation of federal, state, or local law.
	35.	Any reason constituting good cause for terminating the con- tract during its term.
RECOMMENDATIONS FROM ADMINISTRATION	new Sup be s the a	ninistrative recommendations for renewal or proposed nonre- al of professional employee contracts shall be submitted to the erintendent. A recommendation for proposed nonrenewal shall upported by any relevant documentation. The final decision on administrative recommendation to the Board on each employ- contract rests with the Superintendent.
SUPERINTENDENT'S RECOMMENDATION	tract the l reco men infor	Superintendent shall prepare lists of employees whose con- iss are recommended for renewal or proposed nonrenewal by Board. Supporting documentation, if any, and reasons for the immendation shall be submitted for each employee recom- ided for proposed nonrenewal. The Board shall consider such imation, as appropriate, in support of recommendations for posed nonrenewal and shall then act on all recommendations.
NOTICE OF PROPOSED NONRENEWAL	or de	r the Board votes to propose nonrenewal, the Superintendent esignee shall deliver written notice of proposed nonrenewal in ordance with law.
	of th emp notic time	e notice of proposed nonrenewal does not contain a statement he reason or all of the reasons for the proposed action, and the loyee requests a hearing, the District shall give the employee ce of all reasons for the proposed nonrenewal a reasonable before the hearing. The initial notice or any subsequent notice I contain the hearing procedures.
REQUEST FOR HEARING	pose not l	e employee desires a hearing after receiving the notice of pro- ed nonrenewal, the employee shall notify the Board in writing ater than the 15th day after the date the employee received notice of proposed nonrenewal.

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TERM CONTRACTS NONRENEWAL		DFBB (LOCAL)	
HEARING PROCEDURES	rece ee v ING Boa	en a timely request for a hearing on a proposed nonrenewal is sived by the presiding officer, the Board shall notify the employ- whether the hearing will be conducted by the Board [see HEAR- BY THE BOARD, below] or an attorney designated by the rd [see HEARING BY AN ATTORNEY DESIGNATED BY THE ARD, below].	
	day to a	ither case, the The hearing shall be held not later than the 15th after receipt of the request, unless the parties mutually agree delay. The employee shall be given notice of the hearing date oon as it is set.	
HEARING BY THE BOARD	ing s the tives ness evid repr shal the	ess the employee requests that the hearing be open, the hear- shall be conducted in closed meeting with only the members of Board, the employee, the Superintendent, their representa- s, and such witnesses as may be called in attendance. Wit- ses may be excluded from the hearing until called to present ence. The employee and the administration may choose a esentative. Notice, at least five days in advance of the hearing, I be given by each party intending to be represented, including mame of the representative. Failure to give such notice may alt in postponement of the hearing.	
HEARING PROCEDURES		conduct of the hearing shall be under the presiding officer's rol and shall generally follow the steps listed below:	
	1.	After consultation with the parties, the presiding officer shall impose reasonable time limits for presentation of evidence and closing arguments.	I
	2.	The hearing shall begin with the administration's presentation, supported by such proof as it desires to offer.	
	3.	The employee may cross-examine any witnesses for the ad- ministration.	
	4.	The employee may then present such testimonial or docu- mentary proof, as desired, to offer in rebuttal or general sup- port of the contention that the contract be renewed.	
	5.	The administration may cross-examine any witnesses for the employee and offer rebuttal to the testimony of the employ-ee's witnesses.	
	6.	Closing arguments may be made by each party.	
	A re	cord of the hearing shall be made.	
BOARD DECISION	Afte	Board may consider only evidence presented at the hearing. r all the evidence has been presented, if the Board determines the reasons given in support of the recommendation to not re-	
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	new the employee's contract are lawful, supported by the evidence, and not arbitrary or capricious, it shall so notify the employee by a written notice not later than the 15th day after the date on which the hearing is concluded. This notice shall also include the Board's decision on renewal, which decision shall be final.
HEARING BY AN ATTORNEY DESIGNATED BY THE BOARD	The hearing must be private unless the <b>employeeteacher</b> requests in writing that the hearing be public, except that the attorney may close the hearing to maintain decorum. If the <b>employeeteacher</b> does not request a public hearing, only the attorney designated by the Board, the employee, the Superintendent, their representa- tives, and witnesses will be permitted to be in attendance, and wit- nesses may be excluded from the hearing until called to present evidence. The employee and the administration may choose a representative. Notice, at least five days in advance of the hearing, shall be given by each party intending to be represented, including the name of the representative. Failure to give such notice may result in postponement of the hearing.
	The conduct of the hearing shall be under the control of the attor- ney designated by the Board and shall generally follow the steps listed at HEARING BY THE BOARD.below:
	<ol> <li>After consultation with the parties, the attorney shall impose reasonable time limits for presentation of evidence and clos- ing arguments.</li> </ol>
	<ol> <li>The hearing shall begin with the administration's presentation, supported by such proof as it desires to offer.</li> </ol>
	<ol> <li>The employee may cross-examine any witnesses for the ad- ministration.</li> </ol>
	4. The employee may then present such testimonial or docu- mentary proof, as desired, to offer in rebuttal or general sup- port of the contention that the contract be renewed.
	<ol> <li>The administration may cross-examine any witnesses for the employee and offer rebuttal to the testimony of the employ- ee's witnesses.</li> </ol>
	6. Closing arguments may be made by each party.
	A record of the hearing shall be made.
	Not later than the 15th day after the completion of the hearing, the attorney shall provide to the Board a record of the hearing and his or her recommendation on renewal.
BOARD REVIEW	The Board shall consider the record of the hearing and the attor- ney's recommendation at the first Board meeting for which notice

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can be posted, unless the parties agree in writing to a different date. The Board shall notify the employee of the meeting date as soon as it is set. At the meeting, the Board shall allow each party an equal amount of time to present oral arguments. The Board shall notify the employee in writing of the Board's decision on renewal not later than the 15th day after the date of the meeting.
 NO HEARING If the employee fails to request a hearing, the Board shall take the appropriate action and notify the employee in writing of that action not later than the 30th day after the date the notice of proposed

nonrenewal was sent.

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TERMINATION OF EMP RESIGNATION	LOYMENT	DFE (LOCAL)
GENERAL REQUIREMENTS	All resignations shall be submitted in writing to the Superin or designee. The employee shall give reasonable notice a include in the letter a statement of the reasons for resignin prepaid certified or registered letter of resignation shall be ered submitted upon mailing.	nd shall g. A
AT-WILL EMPLOYEES	The Superintendent or designee shall be authorized to acc resignation of an at-will employee at any time.	ept the
CONTRACT EMPLOYEES	The Superintendent or designee shall be authorized to rec contract employee's resignation effective at the end of the year or submitted after the last day of the school year and the penalty-free resignation date. The resignation <b>require</b> <b>ther action by the District and</b> is accepted upon receipt.	school before
	The Superintendent or other person designated by Boar actiondesignee shall be authorized to accept a contract er ee's resignation submitted or effective at any other time. T perintendent or other Board designee shall either accept to ignation or submit the matter to the Board in order to pursu sanctions allowed by law.	nploy- The Su- the res-
WITHDRAWAL OF RESIGNATION	Once submitted and accepted, the resignation of a contract ployee may not be withdrawn without consent of the Board	

ADOPTED:

COMPLAINTS	In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
OTHER COMPLAINT PROCESSES	Employee complaints shall be filed in accordance with this policy, except as provided below:		
	1.	Complaints alleging discrimination, including violations of Title IX (gender), Title VII (sex, race, color, religion, na- tional origin), ADEA (age), or Section 504 (disability), shall be submitted in accordance with DIA.	
	2.	Complaints alleging certain forms of harassment, includ- ing harassment by a supervisor and violation of Title VII, shall be submitted in accordance with DIA.	
	3.	Complaints concerning retaliation relating to discrimina- tion and harassment shall be submitted in accordance with DIA.	
	4.	Complaints concerning instructional materials shall be submitted in accordance with EFA.	
	5.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.	
	6.	Complaints concerning the proposed nonrenewal of a term contract issued under Chapter 21 of the Education Code shall be submitted in accordance with DFBB.	
	7.	Complaints concerning the proposed termination or sus- pension without pay of an employee on a probationary, term, or continuing contract issued under Chapter 21 of the Education Code during the contract term shall be submitted in accordance with DFAA, DFBA, or DFCA.	
	8.	Complaints arising from a teacher's evaluation. [See DNA]	
NOTICE TO EMPLOYEES	<u>shal</u>	District shall inform employees of this policy. <u>Employees</u> be provided a copy of the policy at the onset of each school and shall be informed of revisions as they occur.	
GUIDING PRINCIPLES INFORMAL PROCESS	com	Board encourages employees to discuss their concerns and plaints through informal conferences with their supervisor, cipal, or other appropriate administrator.	
		cerns should be expressed as soon as possible to allow early lution at the lowest possible administrative level.	

DIRECT COMMUNICATION WITH BOARD MEMBERS	Employees shall not be prohibited from communicating with a member of the Board regarding District operations except when communication between an employee and a Board member would be inappropriate because of a pending hearing or appeal related to the employee.
FORMAL PROCESS	If an informal conference regarding a complaint fails to reach the outcome requested by the employee, he or she may initiate the formal process described below by timely filing a written complaint form.
	Even after initiating the formal complaint process, employees are encouraged to seek informal resolution of their concerns. An em- ployee whose concerns are resolved may withdraw a formal com- plaint at any time.
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level.
NOTICE TO EMPLOYEES	The District shall inform employees of this policy. Employees shall be provided a copy of the policy at the onset of each school year and shall be informed of revisions as they occur.
FREEDOM FROM RETALIATION	Neither the Board nor any District employee shall unlawfully retali- ate against an employee for bringing a concern or complaint.
WHISTLEBLOWER COMPLAINTS	Whistleblower complaints shall be filed within the time specified by law and may be made to the Superintendent or designee beginning at Level Two. Time lines for the employee and the District set out in this policy may be shortened to allow the Board to make a final decision within 60 calendar days of the initiation of the complaint. [See DG]
COMPLAINTS AGAINST SUPERVISORS	Complaints alleging a violation of law by a supervisor may be made to the Superintendent or designee. Complaints alleging a violation of law by the Superintendent may be made directly to the Board or designee.
COMPLAINTS	In this policy, the terms "complaint" and "grievance" shall have the same meaning. This policy shall apply to all employee complaints, except as provided below.
EXCEPTIONS	This policy shall not apply to:
	<ol> <li>Complaints alleging discrimination, including violations of Title IX (gender), Title VII (sex, race, color, religion, national origin), ADEA (age), or Section 504 (disability). [See DIA]</li> </ol>

	<ol> <li>Complaints alleging certain forms of harassment, including harassment by a supervisor and violations of Title VII. [See DIA]</li> </ol>
	<ol> <li>Complaints concerning retaliation relating to discrimination and harassment. [See DIA]</li> </ol>
	4. Complaints concerning instructional materials. [See EFA]
	<ol> <li>Complaints concerning a commissioned peace officer who is an employee of the District. [See CKE]</li> </ol>
	<ol> <li>Complaints arising from the proposed nonrenewal of a term contract issued under Chapter 21 of the Education Code. [See DFBB]</li> </ol>
	7. Complaints arising from the proposed termination or suspen- sion without pay of an employee on a probationary, term, or continuing contract issued under Chapter 21 of the Education Code during the contract term. [See DFAA, DFBA, or DFCA, respectively]
	8. Complaints arising from a teacher's evaluation. [See DNA]
GENERAL PROVISIONS FILING	Complaint forms and appeal notices may be filed by hand-delivery or the U.S. Postal Service, certified mail, return receipt requested. Hand-delivered filings shall be timely filed if received by the appro- priate administrator or designee by the close of business on the deadline. Mail filings shall be timely filed if they are properly ad- dressed with sufficient postage, postmarked by U.S. Postal Service on or before the deadline, and received by the appropriate admin- istrator or designated representative no more than three days after the deadline.
RESPONSE	At Levels One and Two, "response" shall mean a written communi- cation to the employee from the appropriate administrator. Re- sponses may be hand-delivered or sent by the U.S. Postal Service to the employee's mailing address of record. Mailed responses shall be timely if they are postmarked by the U.S. Postal Service on or before the deadline.
DAYS	"Days" shall mean District business days, unless otherwise noted. In calculating time lines under this policy, the day a document is filed is "day zero." The following business day is "day one."
REPRESENTATIVE	"Representative" shall mean any person who or an organization that does not claim the right to strike and is designated by the em- ployee to represent him or her in the complaint process.

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	which the substance of the employee's complaint is discussed. The employee shall notify all attendees present that an audio re- cording is taking place.	
LEVEL ONE	Complaint forms must be filed:	
	<ol> <li>Within 15 days of the date the employee first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and</li> </ol>	
	<ol><li>With the lowest level administrator who has the authority to remedy the alleged problem.</li></ol>	
	In most circumstances, employees on a school campus shall file Level One complaints with the campus principal; other District employees shall file Level One complaints with their immediate supervisor.	
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.	
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.	
	The appropriate administrator shall investigate as necessary and hold a conference with the employee within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.	
	The administrator shall provide the employee a written response within ten days following the conference. The written response shall set forth the basis of the decision. In reaching a decision, the administrator may consider information provided at the Level One conference and any other relevant documents or information the administrator believes will help resolve the complaint. All docu- ments relied upon by the Level One administrator in reaching the Level One decision shall be provided to the employee along with the written decision.	
LEVEL TWO	If the employee did not receive the relief requested at Level One or if the time for a response has expired, the employee may request a conference with the Superintendent or designee to appeal the Lev- el One decision.	

	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level One re- sponse or, if no response was received, within ten days of the Lev- el One response deadline.		
	After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The employee may request a copy of the Level One record.		
	The Level One record shall include:		
	1. The original complaint form and any attachments.		
	2. All other documents submitted by the employee at Level One.		
	3. The written response issued at Level One and any attach- ments.		
	4. All other documents relied upon by the Level One administra- tor in reaching the Level One decision.		
	The Superintendent or designee shall hold a conference within ten days after the appeal notice is filed. The conference shall be lim- ited to the issues presented by the employee at Level One and identified in the Level Two appeal notice. At the conference, the employee may provide information concerning any documents or information relied upon by the administration for the Level One de- cision. The Superintendent or designee may set reasonable time limits for the conference.		
	The Superintendent or designee shall provide the employee a writ- ten response within ten days following the conference. The written response shall set forth the basis of the decision. In reaching a decision, the Superintendent or designee may consider the Level One record, information provided at the Level Two conference, and any other relevant documents or information the Superintendent or designee believes will help resolve the complaint.		
	Recordings of the Level One and Level Two conferences, if any, shall be maintained with the Level One and Level Two records.		
LEVEL THREE	If the employee did not receive the relief requested at Level Two or if the time for a response has expired, the employee may appeal the decision to the Board.		
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Lev- el Two response deadline.		
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The Superintendent or designee shall inform the employee of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.

The Superintendent or designee shall provide the Board the record of the Level Two **appealcomplaint**. The employee shall be provided with a copy of the Level Two record at least three days before the Level Three hearing.

The Level Two record shall include:

- 1. The Level One record.
- 2. The notice of appeal from Level One to Level Two.
- **2.3.** The written response issued at Level Two and any attachments.
- **3.4.** All other documents relied upon by the administration in reaching the Level Two decision.

The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the employee and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the employee or the employee's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

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ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION (LOC		ON (LOCAL)
CURRICULUM MASTERY	Promotion and course credit shall be based on mastery of the cur- riculum. Expectations and standards for promotion shall be estab- lished for each grade level, content area, and course and shall be coordinated with compensatory, intensive, and/or accelerated services. [See EHBC] The District shall comply with applica- ble state and federal requirements when determining methods for students with disabilities [see FB] or students who are English language learners [see EHBE and EKBA] to demon- strate mastery of the curriculum./accelerated services. [See EHBC]	
STUDENTS RECEIVING SPECIAL EDUCATION SERVICES	spe den doc	modified promotion standards for a student receiving cial education services shall be determined by the stu- t's admission, review, and dismissal (ARD) committee and umented in the student's individualized education pro- m (IEP). [See EHBA series and EKB]
STANDARDS FOR MASTERY		ddition to the factors in law that must be considered for promo- , mastery shall be determined as follows:
	1.	Course assignments and unit evaluation shall be used to de- termine student grades in a subject. An average of 70 or higher shall be considered a passing grade.
	2.	Mastery of the skills necessary for success at the next level shall be validated by assessments that may either be incorporated into unit or final <b>examsexaminations</b> or may be administered separately. Mastery of at least 70 percent of the objectives shall be required.
GRADES 1–8	an o grao subj	rades 1–8, promotion to the next grade level shall be based on overall average of 70 on a scale of 100 based on course-level, de-level standards (essential knowledge and skills) for all ject areas and a grade of 70 or above in three of the following as: language arts, mathematics, science, and social studies.
PROMOTION / RETENTION DECISIONS FOR KINDERGARTEN AND GRADES 1,	bas	District recognizes that promotion or retention is a decision ed on an individual student's needs. To determine the student's ds, the District shall consider, but not be limited to, the follow-
2, 4, 6, AND 7	1.	Mastery of grade-level essential knowledge and skills.
	2.	Previous retentions.
	3.	Chronological age.
	4.	Maturational development.
	5.	Attendance record.

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	6. Experiential background.
	7. Estimation of a student's ability and achievement.
	8. The student's motivation and attitude.
	The principal shall confer with the classroom teacher when deci- sions on promotion or retention differ. The final decision for reten- tion shall be determined by the campus principal.
GRADES 9–12	Grade-level advancement for students in grades 9–12 shall be earned by course credits. [See EI]
STUDENTS WITH DISABILITIES	Promotion standards and appropriate assessment and acceleration options, as established by individualized education programs (IEP) or grade-level classification of students eligible for special educa- tion, shall be determined by the ARD committee.
LIMITED ENGLISH PROFICIENT STUDENTS	In assessing students of limited English proficiency for mastery of the essential knowledge and skills, the District shall be flexible in determining methods to allow the students to demonstrate know- ledge or competency independent of their English language skills in the following ways:
	1. Assessment in the primary language.
	2. Assessment using ESL methodologies.
	3. Assessment with multiple varied instruments. [See EHBE]
ACCELERATED INSTRUCTION <del>FOR</del> GRADES 3-8	If a student-in-grades 3–8 fails to demonstrate proficiency on a state-mandated assessment, the student shall be provided accelerated instruction in accordance with state law. Additionally, students in grades 5 and 8 shall be subject to all provisions of GRADE ADVANCEMENT TESTING, below.
GRADE ADVANCEMENT TESTING	Except when a student will be assessed in reading or mathe- matics above his or her enrolled grade levelIn addition to local standards for mastery and promotion, students in grades 5 and 8 must meet the passing standard on thean applicable assessment instrument in the subjects required under state-mandated as- sessments-law in reading and mathematicsorder to be promoted to the next grade level, in addition to the District's local stand- ards for mastery and promotion.
DEFINITION OF 'PARENT'	For purposes of this policy and decisions related to grade ad- vancement requirements, a student's "parent" shall be defined to include either of the student's parents or guardians; a person des- ignated by the parent, by means of a <b>powerPower</b> of <b>attorneyAttorney</b> or an authorization agreement as provided in <b>ChapterSection</b> 34 of the Family Code, to have responsibility for

## ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

	the student in all school-related matters [see FD]; a surrogate par- ent acting on behalf of a student with a disability; a person desig- nated by the parent or guardian to serve on the grade placement committee (GPC) for all purposes; or in the event that a parent, guardian, or designee cannot be located, a person designated by the Superintendent or designee to act on behalf of the student. [See EIE(LEGAL)]			
ALTERNATE ASSESSMENT INSTRUMENT	The Superintendent or designee shall select from the state- approved list, if available, for each applicable subject an alternate assessment instrument that may be used for the third testing op- portunity. Each student's GPC shall decide whether he or she shall be given the statewide assessment instrument or the applicable alternate instrument for the third testing opportunity. The commit- tee's decision shall be based on a review of the student's perfor- mance in the previous testing opportunities, local assessments, and any other circumstances it deems appropriate.			
STANDARDS FOR PROMOTION UPON APPEAL	If a parent initiates an appeal of his or her child's retention following the student's failure to demonstrate proficiency after the third test- ing opportunity, the GPC shall review all facts and circumstances in accordance with law.			
	The student shall not be promoted unless:			
	1. All members of the GPC agree that the student is likely to per- form on grade level if given additional accelerated instruction during the following school year in accordance with the edu- cational plan developed by the GPC; and			
	2. The student has completed required accelerated instruction in the subject area for which the student failed to demonstrate proficiency.			
	Whether the GPC decides to promote or to retain a student in this manner, the committee shall determine an accelerated instruction plan for the student for the following school year, providing for in- terim reports to the student's parent and opportunities for the par- ent to consult with the teacher or principal as needed. The princi- pal or designee shall monitor the student's progress during the following school year to ensure that he or she is progressing in ac- cordance with the plan.			
TRANSFER STUDENTS	When a student transfers into the District having failed to demon- strate proficiency on applicable assessment instruments after two testing opportunities, a GPC shall convene for that student. The GPC shall review any available records of decisions regarding test- ing and accelerated instruction from the previous district and de- termine an accelerated instruction plan for the student.			

## ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

	fers thre ords tion	into t e test s of d , or p	It initiates an appeal for promotion when a student trans- the District having failed to demonstrate proficiency after ting opportunities, the GPC shall review any available rec- ecisions regarding testing, accelerated instruction, reten- romotion from the previous district and issue a decision in the with the District's standards for promotion.
ASSIGNMENT OF RETAINED STUDENTS	Dist	rict sl	ent a student is not promoted to the next grade level, the hall nevertheless assign the student to an age-appropriate unless:
	1.		student's parent requests that the student be assigned to same or a similar campus setting; or
	2.	den cam	student's GPC determines that it would be in the stu- t's best interest to be assigned to the same or a similar upus setting. Criteria to be considered for this decision v include:
		a.	Recommendations from the student's teachers.
		b.	Observed social and emotional development of the stu- dent.
	This	s prov	ision shall apply only when:
	1.	A st	udent who is 12 years old is retained in grade 5; or when
	2.	A st	udent who is 15 years old is retained in grade 8.
REDUCING STUDENT RETENTION	stuc	dents	ict shall establish procedures designed to reduce retaining at a grade level, with the ultimate goal being elimination of ice of retaining students. [See EHBC]

ADOPTED:

COMPLAINTS	In this policy, the terms "complaint" and "grievance" shall have the same meaning.			
OTHER COMPLAINT PROCESSES	Student or parent complaints shall be filed in accordance with this policy, except as provided below:			
	1.	Complaints alleging discrimination or harassment based on race, color, gender, national origin, disability, or reli- gion shall be submitted in accordance with FFH.		
	2.	Complaints concerning dating violence shall be submit- ted in accordance with FFH.		
	3.	Complaints concerning retaliation related to discrimina- tion and harassment shall be submitted in accordance with FFH.		
	4.	Complaints concerning bullying or retaliation related to bullying shall be submitted in accordance with FFI.		
	<b>5</b> .	Complaints concerning loss of credit on the basis of at- tendance shall be submitted in accordance with FEC.		
	6.	Complaints concerning removal to a disciplinary alterna- tive education program shall be submitted in accordance with FOC and the Student Code of Conduct.		
	7.	Complaints concerning expulsion shall be submitted in accordance with FOD and the Student Code of Conduct.		
	8.	Complaints concerning any final decisions of the gifted and talented selection committee regarding selection for or exit from the gifted program shall be submitted in ac- cordance with EHBB.		
	9.	Complaints concerning identification, evaluation, or edu- cational placement of a student with a disability within the scope of Section 504 shall be submitted in accord- ance with FB and the procedural safeguards handbook.		
	10.	Complaints concerning identification, evaluation, educa- tional placement, or discipline of a student with a disabil- ity within the scope of the Individuals with Disabilities Education Act shall be submitted in accordance with EHBAE, FOF, and the procedural safeguards handbook provided to parents of all students referred to special ed- ucation.		
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11. Complaints concerning instructional materials shall be submitted in accordance with EFA.

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	12. Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.
	13. Complaints concerning intradistrict transfers or campus assignment shall be submitted in accordance with FDB.
	14. Complaints concerning admission, placement, or ser- vices provided for a homeless student shall be submitted in accordance with FDC.
NOTICE TO STUDENTS AND PARENTS	The District shall inform students and parents of this policy.
GUIDING PRINCIPLES	The Board encourages students and parents to discuss their con-
INFORMAL PROCESS	cerns and complaints through informal conferences with the appro- priate teacher, principal, or other campus administrator.
	Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.
FORMAL PROCESS	If an informal conference regarding a complaint fails to reach the outcome requested by the student or parent, the student or parent may initiate the formal process described below by timely filing a written complaint form.
	Even after initiating the formal complaint process, students and parents are encouraged to seek informal resolution of their con- cerns. A student or parent whose concerns are resolved may with- draw a formal complaint at any time.
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level.
FREEDOM FROM RETALIATION	Neither the Board nor any District employee shall unlawfully retali- ate against any student or parent for bringing a concern or com- plaint.
NOTICE TO STUDENTS AND PARENTS	The District shall inform students and parents of this policy.
COMPLAINTS	In this policy, the terms "complaint" and "grievance" shall have the same meaning. This policy shall apply to all student and parent complaints, except as provided below.
EXCEPTIONS	This policy shall not apply to:
	<ol> <li>Complaints alleging discrimination or harassment based on race, color, gender, national origin, disability, or religion. [See FFH]</li> </ol>
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	2. Complaints concerning dating violence. [See FFH]
	<ol> <li>Complaints concerning retaliation related to discrimination and harassment. [See FFH]</li> </ol>
	4. Complaints concerning bullying. [See FFI]
	<ol> <li>Complaints concerning loss of credit on the basis of attend- ance. [See FEC]</li> </ol>
	<ol> <li>Complaints concerning removal to a disciplinary alternative education program. [See FOC and the Student Code of Con- duct]</li> </ol>
	7. Complaints concerning expulsion. [See FOD and the Student Code of Conduct]
	<ol> <li>Complaints concerning identification, evaluation, or educa- tional placement of a student with a disability within the scope of Section 504. [See FB]</li> </ol>
	9. Complaints concerning identification, evaluation, educational placement, or discipline of a student with a disability within the scope of the Individuals with Disabilities Education Act. [See EHBA, FOF, and the parents' rights handbook provided to parents of all students referred to special education]
	10. Complaints concerning instructional materials. [See EFA]
	<ol> <li>Complaints concerning a commissioned peace officer who is an employee of the District. [See CKE]</li> </ol>
	12. Complaints concerning intradistrict transfers or campus as- signments. [See FDB]
GENERAL PROVISIONS FILING	Complaint forms and appeal notices may be filed by hand-delivery or U.S. Postal Service, certified mail, return receipt requested. Hand-delivered filings shall be timely filed if received by the appro- priate administrator or designee by the close of business on the deadline. Mail filings shall be timely filed if they are properly ad- dressed with sufficient postage and postmarked by U.S. Postal Service on or before the deadline and received by the appropriate administrator or designated representative no more than three days after the deadline.
RESPONSE	At Levels One and Two, "response" shall mean a written communi- cation to the student or parent from the appropriate administrator. Responses may be hand-delivered or sent by U.S. Postal Service to the student's or parent's mailing address of record. Mailed re- sponses shall be timely if they are postmarked by U.S. Postal Ser- vice on or before the deadline.
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DAYS	"Days" shall mean District business days. In calculating time lines under this policy, the day a document is filed is "day zero." The
REPRESENTATIVE	following business day is "day one." "Representative" shall mean any person who or organization that is designated by the student or parent to represent the student or parent in the complaint process. A student may be represented by an adult at any level of the complaint.
	The student or parent may designate a representative through writ- ten notice to the District at any level of this process. If the student or parent designates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel. The District may be represented by counsel at any level of the process.
CONSOLIDATING COMPLAINTS	Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent shall not bring separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previ- ous complaint.
UNTIMELY FILINGS	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the student or parent, at any point during the complaint process. The student or parent may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.
COSTS INCURRED	Each party shall pay its own costs incurred in the course of the complaint.
COMPLAINT FORM	Complaints under this policy shall be submitted in writing on the form at FNG(EXHIBIT) or in writing in narrative form providing the same information requested in FNG(EXHIBIT).
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the student or parent does not have copies of these documents, copies may be presented at the Level One conference. After the Level One conference, no new documents may be submitted unless the offering party did not know, or reasonably could not have known, the documents existed before the Level One conference.

	A complaint form that is incomplete in any material aspect may be dismissed, but may be refiled with all the required information if the refiling is within the designated time for filing a complaint.		
LEVEL ONE	Complaint forms must be filed:		
	<ol> <li>Within 15 days of the date the student or parent first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and</li> </ol>		
	<ol><li>With the lowest level administrator who has the authority to remedy the alleged problem.</li></ol>		
	In most circumstances, students and parents shall file Level One complaints with the campus principal.		
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.		
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.		
	The appropriate administrator shall investigate as necessary and hold a conference with the student or parent within ten days after receipt of the written complaint. The administrator may set rea- sonable time limits for the conference.		
	The administrator shall provide the student or parent a written re- sponse within ten days following the conference. The written re- sponse shall set forth the basis of the decision. In reaching a deci- sion, the administrator may consider information provided at the Level One conference and any <b>other</b> relevant documents or infor- mation the administrator believes will help resolve the complaint. All documents relied upon by the Level One administrator in reach- ing the Level One decision shall be provided to the student or par- ent along with the written decision.		
LEVEL TWO	If the student or parent did not receive the relief requested at Level One or if the time for a response has expired, the student or parent may request a conference with the Superintendent or designee to appeal the Level One decision.		
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level One re- sponse or, if no response was received, within ten days of the Lev- el One response deadline.		
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	shal the	r receiving notice of the appeal, the Level One administrator Il prepare and forward a record of the Level One complaint to Level Two administrator. The student or parent may request a y of the Level One record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the student or parent at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.
	days ited and the ume Leve	Superintendent or designee shall hold a conference within ten s after the appeal notice is filed. The conference shall be lim- to the issues presented by the student or parent at Level One identified in the Level Two appeal notice. At the conference, student or parent may provide information concerning any doc- ents or information relied <b>uponon</b> by the administration for the el One decision. The Superintendent or designee may set rea- able time limits for the conference.
	a wi writt ing a Leve ence	Superintendent or designee shall provide the student or parent ritten response within ten days following the conference. The sen response shall set forth the basis of the decision. In reach- a decision, the Superintendent or designee may consider the el One record, information provided at the Level Two confer- e, and any other relevant documents or information the Super- indent or designee believes will help resolve the complaint.
		ordings of the Level One and Level Two conferences, if any, I be maintained with the Level One and Level Two records.
LEVEL THREE	Two	e student or parent did not receive the relief requested at Level or if the time for a response has expired, the student or parent appeal the decision to the Board.
	the resp	appeal notice must be filed in writing, on a form provided by District, within ten days of the <b>date of the</b> written Level Two bonse or, if no response was received, within ten days of the el Two response deadline.
	of th	Superintendent or designee shall inform the student or parent ne date, time, and place of the Board meeting at which the splaint will be on the agenda for presentation to the Board.
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The Superintendent or designee shall provide the Board the record of the Level Two **appealcomplaint**. The student or parent shall be provided with a copy of the Level Two record at least three days before the Level Three hearing.

The Level Two record shall include:+

- 1. The Level One record.
- 2. The notice of appeal from Level One to Level Two.
- **2.3.** The written response issued at Level Two and any attachments.
- **3.4.** All other documents relied upon by the administration in reaching the Level Two decision.

The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the student or parent and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the student or parent or the student's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

ADOPTED:

Denton ISD 061901 PUBLIC COMPLAINTS GF (LOCAL) In this policy, the terms "complaint" and "grievance" shall **COMPLAINTS** have the same meaning. Complaints by members of the public shall be filed in accord-**OTHER COMPLAINT** PROCESSES ance with this policy, except as provided below: 1. Complaints concerning instructional materials shall be filed in accordance with EFA. 2. Complaints concerning a commissioned peace officer who is an employee of the District shall be filed in accordance with CKE. The Board encourages the public to discuss concerns and com-**GUIDING PRINCIPLES** plaints through informal conferences with the appropriate adminis-**INFORMAL** trator. PROCESS Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level. FORMAL PROCESS If an informal conference regarding a complaint fails to reach the outcome requested by an individual, he or she may initiate the formal process described below by timely filing a written complaint form. Even after initiating the formal complaint process, individuals are encouraged to seek informal resolution of their concerns. An individual whose concerns are resolved may withdraw a formal complaint at any time. The process described in this policy shall not be construed to create new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level. Neither the Board nor any District employee shall unlawfully retali-FREEDOM FROM RETALIATION ate against any individual for bringing a concern or complaint. **COMPLAINTS** In this policy, the term "complaint" and "grievance" shall have the same meaning. This policy shall apply to all complaints from the public except as provided below. **EXCEPTIONS** This policy shall not apply to: 1. Complaints concerning instructional materials. [See EFA] Complaints concerning a commissioned peace officer who is an employee of the District. [See CKE]

Denton ISD 061901	
PUBLIC COMPLAINTS	GF (LOCAL)
GENERAL PROVISIONS FILING	Complaint forms and appeal notices may be filed by hand-delivery or the U.S. Postal Service, certified mail, return receipt requested. Hand-delivered filings shall be timely filed if received by the appro- priate administrator or designee by the close of business on the deadline. Mail filings shall be timely filed if they are properly ad- dressed with sufficient postage and are-postmarked by the U.S. Postal Service on or before the deadline and received by the ap- propriate administrator or designated representative no more than three days after the deadline.
RESPONSE	At Levels One and Two, "response" shall mean a written communi- cation to the individual from the appropriate administrator. Re- sponses may be hand-delivered or sent by the U.S. Postal Service to the individual's mailing address of record. Mailed responses shall be timely if they are postmarked by the U.S. Postal Service on or before the deadline.
DAYS	"Days" shall mean District business days. In calculating time lines under this policy, the day a document is filed is "day zero." The following business day is "day one."
REPRESENTATIVE	"Representative" shall mean any person who or organization that is designated by an individual to represent the individual in the complaint process.
	The individual may designate a representative through written no- tice to the District at any level of this process. If the individual des- ignates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel. The District may be repre- sented by counsel at any level of the process.
CONSOLIDATING COMPLAINTS	Complaints arising out of an event or a series of related events shall be addressed in one complaint. An individual shall not bring separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
UNTIMELY FILINGS	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the individual, at any point during the complaint process. The individual may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.
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PUBLIC COMPLAINTS	GF (LOCAL)			
COSTS INCURRED	Each party shall pay its own costs incurred in the course of the complaint.			
COMPLAINT FORM	Complaints under this policy shall be submitted <b>in writing</b> on the form at GF(EXHIBIT) or in writing in narrative form providing the same information requested in GF(EXHIBIT).			
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the individual does not have cop- ies of these documents, they may be presented at the Level One conference. After the Level One conference, no new documents may be submitted unless the offering party did not know, or rea- sonably could not have known, the documents existed before the Level One conference.			
	A complaint form that is incomplete in any material aspect may be dismissed, but may be refiled with all the required information if the refiling is within the designated time for filing a complaint.	;		
LEVEL ONE	Complaint forms must be filed:			
	<ol> <li>Within 15 days of the date the individual first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and</li> </ol>			
	2. With the lowest level administrator who has the authority to remedy the alleged problem.			
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.			
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.			
	The appropriate administrator shall investigate as necessary and hold a conference with the individual within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.			
	The administrator shall provide the individual a written response within ten days following the conference. The written response shall set forth the basis of the decision. In reaching a decision, the administrator may consider information provided at the Level One conference and any other relevant documents or information the administrator believes will help resolve the complaint. All doc- uments relied upon by the Level One administrator in reaching the			
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Denton ISD 061901		
PUBLIC COMPLAINTS		GF (LOCAL)
		el One decision shall be provided to the individual along with written decision.
LEVEL TWO	if the	e individual did not receive the relief requested at Level One or e time for a response has expired, he or she may request a ference with the Superintendent or designee to appeal the Lev- one decision.
	the spo	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level One re- nse or, if no response was received, within ten days of the Lev- one response deadline.
	sha the	r receiving notice of the appeal, the Level One administrator Il prepare and forward a record of the Level One complaint to Level Two administrator. The individual may request a copy of Level One record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the individual at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.
	days ited ider indiv info cisio	Superintendent or designee shall hold a conference within ten s after the appeal notice is filed. The conference shall be lim- to the issues presented by the individual at Level One and ntified in the Level Two appeal notice. At the conference, the vidual may provide information concerning any documents or rmation relied upon by the administration for the Level One de- on. The Superintendent or designee may set reasonable time ts for the conference.
	ten resp deci One any	Superintendent or designee shall provide the individual a writ- response within ten days following the conference. The written ponse shall set forth the basis offer the decision. In reaching a ision, the Superintendent or designee may consider the Level e record, information provided at the Level Two conference, and other relevant documents or information the Superintendent or ignee believes will help resolve the complaint.
		ordings of the Level One and Level Two conferences, if any, Il be maintained with the Level One and Level Two records.

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Denton ISD 061901			
PUBLIC COMPLAINTS		GF (LOCAL)	
LEVEL THREE	If the individual did not receive the relief requested at Level Two or if the time for a response has expired, he or she may appeal the decision to the Board.		
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Lev- el Two response deadline.		
	The Superintendent or designee shall inform the individual of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.		
	The Superintendent or designee shall provide the Board with the record of the Level Two <b>appealcomplaint</b> . The individual shall be provided with a copy of the Level Two record at least three days before the Level Three hearing.		
	The	Level Two record shall include:	
	1.	The Level One record.	
	2.	The notice of appeal from Level One to Level Two.	
	<del>2.</del> 3.	The written response issued at Level Two and any attach- ments.	
	<del>3.</del> 4.	All other documents relied upon by the administration in reaching the Level Two decision.	
	ed ir	District shall determine whether the complaint will be present- n open or closed meeting in accordance with the Texas Open stings Act and other applicable law. [See BE]	
	The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the individual and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.		
	law, pres tatio tion spor	In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presen- tation by the individual or his or her representative, any presenta- tion from the administration, and questions from the Board with re- sponses, shall be recorded by audio recording, video/audio recording, or court reporter.	
		Board shall then consider the complaint. It may give notice of ecision orally or in writing at any time up to and including the	

PUBLIC COMPLAINTS

next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

ADOPTED: